

NO. LLI-CV21-6028332-S : SUPERIOR COURT
MARK BOUCHER, ET AL. : J.D. OF LITCHFIELD
V. : AT TORRINGTON
BROOKE NIHAN, ET AL. : FEBRUARY 21, 2022

MOTION FOR EXTENSION OF TIME

The undersigned Defendants Nihan and Griffin hereby requests a first additional extension of time of thirty 30 days to May 04, 2022 within which to respond and/or object to the Plaintiff's Interrogatories and Requests for Production dated February 04, 2022.

The additional time is needed to ensure the accurate and thorough review, possible objection and compliance with Plaintiff's numerous discovery requests, as the case is not subject to "standard discovery" and has an unusual factual and legal background.

THE DEFENDANTS
NIHAN AND GRIFFIN

BY JN 100682
Thomas P. Mullaney 3rd
Meehan, Di Palma, Roberts & Turret
P.O. Box 6835
Scranton, PA 18505-6840
Tel. 203-294-7800
Juris No. 408308

CERTIFICATION

This is to certify that all personal identifying information was redacted pursuant to *Practice Book Section 4-7*. This will further certify the foregoing was mailed via U.S. Mail, postage pre-paid or electronically delivered pursuant to *Practice Book Section 10-14* on this 21st day of February 2022.

Attorney for Plaintiff Boucher

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_____JN 100682
Thomas P. Mullaney 3rd
Commissioner of the Superior Court